REBELARCHIVES

SENATE BILL No. 27.]

SENATE, February 2, 1963. Read first and second times and ordered to be placed on the data flat and printed. February 23, 1863. Ordered to be engrossed, read a third time and printed.

[By Mr. Sparrow, from Committee on Military Affairs.]

500

A BILL

To be entitled an Act defining who shall be exempt from military service in the armies of the Confederate States.

- 1 Section 1. The Congress of the Confederate States of America do
- 2 enact, That the following named persons are hereby exempted
- 3 from service in the armies of the Confederate States, upon the
- 4 terms and conditions hereinafter stated:
- 5 I. Those who shall be held unfit for service in the field by
- 6 reason of bodily or mental incapacity, to be ascertained by a
- 7 surgeon of the army who is not a resident of the part of the
- 8 country from which those he is called upon to examine may have
- 9 come; and persons declared to be unfit for duty in the field
- 10 under this act or under the act entitled "An Act to establish
- 11 places of rendezvous for the examination of enrolled men,"
- 12 approved October 11th, 1862, by reason of any organic disease,
- 13 or permanent disability, shall not be afterwards subject'to be
- 14 again examined and enrolled.
- 15 II. The Vice President, the officers, judicial and executive, of

the Confederate and State Governments, including postmasters 16 appointed by the President and confirmed by the Senate, and 17 such clerks in their offices as are now allowed by the Postmaster 18 General, and were employed therein on the 16th of April last; 19 20 excluding all other postmasters, their assistants and clerks, and such State officers as the several States may have declared or 21 22 may hereafter declare, by law, to be liable to militia duty; the 23 members of Congress of the Confederate States and of the Legislatures of the several States, and their respective officers; 24 all clerks in the offices of the Confederate and State Govern-25 ments authorized by law and receiving salaries or fees fixed by 26 law: Provided, this act shall not be construed to exempt from 27 service persons appointed by the officers of the Executive 28 Departments, or by other executive authority, since the 16th of 29 April; 1862, and who were liable to military service when 30 appointed, under the various acts of enrolment. 31 III. All volunteer troops heretofore raised by any State since 32 the passage of the act entitled "An Act further to provide for 33 the public defence," approved April 16, 1862, while such troops 34 shall be in active service under State authority: Provided, That 35 this exemption shall not apply to any person who was liable to 36 be called into service by virtue of said act of 16th April, 1862. 37 IV. All pilots and persons engaged in the merchant marine ser-38 vice, excluding such owners of vessels as are not actually employed 39

in navigating the same; the president, and such superintendents, 40 roadmasters, station-agents, conductors, engineers and mechanics, 41 in the permanent service of railroad companies, as the President 42 thereof may, under oath, declare to be necessary; not to include 43 laborers or any other employees: Provided, That no president or 44 conductor of any railroad company, or railroad train, shall be 45 exempted from military service under this act, when such 46 president or conductor shall fail, neglect, or refuse to furnish 47 seats to such wounded or sick soldiers of the army as may desire 48 transportation over such railroad, and fresh water, for drinking 49 purposes, in such tanks or other vessels in each passenger car, 50 as may be necessary for the use of said sick and wounded, and 51 also the necessary fires to render said cars comfortable; captains 52 of boats, and the engineers and pilots thereof, actually engaged 53 in canal and river navigation; the president of any canal com-54 pany, the secretary, chief clerks, chief toll-gatherer, and such 55 mechanics in the permanent service of said company, as the 56 president, under oath, shall declare to be necessary; the presi-57 dent, general superintendent and operators of telegraphic com-58 panies, and the local operators of said companies, not to exceed 59 two in number at any telegraphic office but that at the seat of 60 government of the Confederate States. 61

V. One editor of each newspaper now being published, and such journeymen printers, engineers, pressmen, stenographic

reporters and mailing clerks, as the editor or proprietor thereof 64 may certify, upon oath, to be indispensable for conducting the 65 publication; the public printer, engineers, pressmen, and such 66 number of journeymen printers as he may certify, upon oath, to 67 be necessary for the discharge of his duty. 68 VI. Every minister of religion authorized to preach according 69 to the rules of his sect, and now in the regular discharge of min-70 isterial duties, and all persons who have been since the 16th 71 April, 1862, and now are members of the Society of Friends, or 72 the Association of Dunkards, Nazarines or Menonists in regular 73 membership in their respective denominations: Provided, That 74 such members shall furnish a substitute or pay a tax of five 75 hundred dollars each, into the public treasury. 76 VII. All shoemakers, tanners, blacksmiths, wagon makers, 77 millers and their engineers, and mill wrights, skilled and actually employed on the 16th of April last, in said trades as their regu-79 lar vocation, and working therein for the public, and who have, 80 since said time, been so regularly employed: Provided, Said 81 persons shall make oath in writing, and present the same to the 82 enrolling officer, that they are so skilled and are, and have been 83 since the 16th of April last, actually employed in one of the 84 above trades, as their regular vocations, and working for the 85 public, which affidavit shall, however, only be prima facie evidence 86 of the facts therein stated. Also, the superintendents and 87

operatives in wool and cotton factories, paper mills, and carding 88 machines, and in card factories, and factories for the manufacture 89 of wire for cotton and wool cards: Provided, That the 90 91 exemptions herein granted to persons on account of their mechanical skill or occupation, shall be subject to the con-92 93 dition that the products of the labor of said exempts shall not exceed a fair and reasonable amount, and to be within 94 a maximum to be fixed by the Secretary of War, under such 95 regulations as he may prescribe: And provided, That in the case 96 the superintendents and operatives in wool and cotton factories, 97 paper mills, carding machines, and mechanics in these and all 98 other manufacturing establishments, the manufactured articles 99 100 shall be sold at a profit not to exceed thirty per centum per 101 annum upon the nett capital invested, which fact shall be ascer-102 tained by the oath of the president, superintendent, or proprietors 103 of such manufacturing establishment: And provided, That if it 104 shall be shown, upon evidence to be submitted to and judged of 105 by the Secretary of War, that any manufacturing establishment 106 has violated this condition, the exemptions herein granted shall 107 no longer be extended to the persons employed in said establish-108 ments or factories, but each of them shall be forthwith enrolled 109 and placed in the military service.

VIII. All presidents and teachers of schools, academies, col-

112 engaged as such for the two years last preceding the 11th Octo-

113 ber, 1862, or who were engaged in teaching school as a profes-114 sion on the 1st of January, 1861, and who are now so engaged; 115 all superintendents of lunatic asylums and the regular 116 physicians, nurses and attendants therein, and all teachers reg-117 ularly employed in the institutions for the deaf, dumb and blind. 118 IX. All physicians who now are, and have been for the last 119 five years in the actual practice of their profession; and in each 120 apothecary store now established and doing business, one prac-121 tical apothecary in good standing as such. 122 X. All artisans and mechanics employed in the manufacture 123 of arms or ordnance of any kind by the several States, or by 124 contractors to furnish the same to the several State Governments, 125 whom the Governor or Secretary of State thereof may certify 126 to be necessary to the same. XI. All persons engaged in the construction of ships, gun-128 boats, engines or sails, necessary to the public defence, under 129 the direction of the Secretary of the Navy. XII. All superintendents and employees engaged at salt works 131 conducted under authority of any State, and all superintendents 132 of laborers engaged in the manufacture or mining of salt, to 133 the extent of twenty bushels per day: Provided, That there is 134 not more than one superintendent for every twenty laborers; all 135 superintendents of laborers (not to exceed one for every twenty

136 laborers) engaged regularly in the production of lead or iron, or 137 in burning coke for smelting or the manufacture of iron; regular 138 and skilled miners in coal mines, and colliers engaged in making 139 charcoal for making pig and bar iron.

XIII. For the police of slaves, one person on each farm or 140 141 plantation, the sole property of a minor, a person of unsound 142 mind, a femme sole, or a person absent from home in the military 143 or naval service of the Confederacy, on which there are twenty 144 or more slaves: Provided, The person so exempted was employed 145 and acting as an overseer previous to the 16th of April last, and 146 there is no white male adult on said farm or plantation who is not 147 liable to military duty, which fact shall be verified by the affidavits 148 of said person and two respectable citizens, and shall be filed with 149 the enrolling officer: And provided, That the enrolling officer 150 shall be satisfied that no white male adult not liable to military 151 duty can be procured by ordinary diligence, suitable for said 152 purpose: Provided, further, That this clause shall not extend to 153 any farm or plantation on which the negroes have been placed 154 by division from any other farm or plantation since the 11th day 155 of October, 1862.

156 XIV. That on any farm on which resides a family of white 157 women and children not less than ten in number, who are 158 dependent for support and protection on the labor and presence 159 of a white man, and on which there is no white male adult not 160 liable to military duty, or male minor or minors capable of work161 ing said farm, there shall be exempted one person as laborer,
162 when said person shall verify the facts aforesaid by his own and
163 the affidavits of two respectable citizens, to be filed with the
164 enrolling officer, and shall also make affidavit that said person so
165 to be exempted, designs in good faith to act in said capacity on
166 said farm; and in the event of a failure to do so, at any time
167 thereafter, this exemption as to said person shall cease: Provided,
168 The enrolling officer shall be satisfied that a white male adult, not
169 liable to military duty, cannot be procured suitable for said
170 purpose.

171 XV. Such other persons as the President shall be satisfied 172 on account of justice, equity, or necessity, ought to be exempted.

1 Sec. 2. That all exemptions granted by law shall only continue

2 whilst the person is holding the office or engaged in the pursuit

3 or occupation by reason of which the exemption was granted,

4 and nothing in this act or any other in relation to exemptions,

5 shall be construed so as to exempt agents, clerks, or other persons

6 employed by officers in the quartermaster, commissary or other

7 departments of the Government, unless such agents or clerks are

8 allowed by law, and their fees or salaries fixed by law; nor shall

9 anything herein contained be construed so as to authorize the

10 discharge of any one now in the military service of the

11 Confederate Government.

- 1 Sec. 3. That all laws and parts of laws providing for exemption
- 2 from military service are hereby repealed, except as provided
- 3 herein; and no person exempted under previous laws shall con-
- 4 tinue to be exempted unless embraced within the provisions, and
- 5 on the terms and conditions of this Act. The provisions of this
- 6 Act shall apply to all persons between the ages of eighteen and
- 7 forty-five years, not in the military service.

